THE COURTS.

The Pacific Steamship Company---Irwin's \$750,000 Wanted.

THE BLACK FRIDAY -- JAY GOULD SUITS.

Action to Recover Old Assignment Claims.

Limitation of Consular Jurisdiction in Our Courts---Important Decision.

THE TEMPLETON HABEAS CORPUS

The Supreme Court, General Term, will to, morrow give decisions in causes argued before it during the January term. These will be looked forward to with great interest, as many of the cases involve nice legal questions and of great importance to the Bar generally and to the

hugants themselves. A final hearing of argument in the Stephen H. regate Butchings, in the Surrogate's Court. Deci-

Application was made yesterday in Supreme Court, Chambers, before Judge Donobue, on behalf of Duncan S. Templeton, by Mr. John D. Townsend, his counsel, for a writ of habeas corpus, with a view to secure the release of Templeton on bail. Templeton was convicted in tieneral Sessions of an attempt to marder his wite and sentenced to seven years and six months in State Prison. This judgment was reversed in the General Term and a new trial ordered, and an appear is now pending in the Court of Appeals on of the General Term. The writ was granted and the argument in the case will be

THE \$750,000 SUIT AGAINST RICHARD B. IRWIN.

The Pacific Mail Steamsarp Company does not rest contented with the inquisitorial researches or the committee of Congress appointed to find out to whom Richard B. Irwin paid \$750,000 of ats money to influence, as alleged, the passage of the Pacific Mail Subsidy bill; but, claiming that such disbursement, if there was any disbursement, was without its knowledge or authority, is more anxious about getting the money into its own coffers again. A suit, as heretolore stated in the Herald, has been commenced in the Supreme court in this city by the company against Mr. The following papers, giving the groundwork of a motion in the case vesterday before Judge Donobue, in Supreme Court, Chambers, will furnish an addenda of instructive reading to the published examinations before the committee.

This is rather a model document to this line of legal literature. It comes plainly to the point, with nothing of that redundancy generally characterizing papers of this description-a redundancy that is very apt to grow more redundant in pro-portion to the amount involved. The following is

The Pacific Mail -feariship Company, Plaintiff, we be chard B. frwin, Delendant - The companint of the bandiff, which appears in this action the page of the companint of the bandiff, which appears in this action to be companing of the bandiff.

That said money and the whole thereof was and is properly of plaintiff, and that the detendant had a use no lien upon nor interest in nor right to the reported of it except as custodian for the benealt plaintiff. plaintiff.

That plaintiff has duly demanded the same from defendant, but that detendant has refused to pay the same or to account to plaintiff for said money or any pertion thereof.

Fourth—That defendant has appropriated said money to his own use, and that plaintiff has been dimaged to the amount of \$730,000, with interest thereon from the last duly of May, 1872.

Whereupon plaintiff demands judgment against defendant.

dist.

That he may be compelled to account to plaintiff for aforesaid amount as money received by him in a

34th of May, 1872.
4. For such other and further relief as the Court may deem plaintiff entitled to by reason of the matters and tacts set forth in said complaint, together with the costs and disbursements of this action.
HENRY A. BENNET, Plaintiff's Attorney.

Here we get into the oid groove of legal pleading from the earliest black letter epoch down to the present time. But while words are sometimes used to conceal their meaning, the clearness of the counter and explanatory a cermonis set forth in the answer is manifest. The an-

averments set forth in the answer is manifest. The answer is as follows—

Averments as follows—

Richard B. Irwin, the defendant in the above entitled setton, by Chapisin, scott & Growen, his attorneys, answers the complaint therein as follows, viz.—

I. He denies each and every allegation in the said complaint contained save and except the allegation that during the period for that purpose infinitioned in the complaint, the plaintiff was and cow is a corporation organized under the laws of the state of New York and for further and separate detence to the said settion the said detendant secondly alleges and avers, in mornation and benefithat on the lit day of January, 1875, and thenceforward to the time of the settlement between the said palantiff and Alden B. stockwell hereinatter set torth, the affairs of said plaintiff as such

that with costs.
Charlain, SCOTT & CROWELL.
Defendant's Assoring

CHAPLAIN, SCOTT & GROWELL.

MOTION TO AMEND THE ANSWER.

Thus far was followed the usual line of legal procedure. The Pacific Mail Steamship Company was dissatisfied with the answer, and availing itself of its legal prerogative songat to have the some amended. The following missive, which explains then it was occordingly sent by its attorney with Mr. irwin's counsel:

"Instrument fine notice that upon the pleadings in the action the plaintiff will make a mount before one of the instaces of this court string at Chambers, at the opening of the court of action of the pleading in the capture of the instaces of this court string at Chambers, at the original of the court of action of the instances of the court of action of the instances of the instances of the court of action of the instance of the court of action of the instance of the court of the instance o

company, and in regard to the exp nditure and dis-bursement of his funds in and alout the business of the said company were occasional and conferred soon the said alden h. shockwell as such Presiden, he he-said Broadway directors: and, also, that other perton of decendant's answer embraced in the eighto and anti-toles thereof, to wit, with the understanding and arrecement between the said company and arrecement between the said company and the said alden B. Stockwell, that by the delivery, roccipt and payment of the said property and other cof-siderations, adowed all claim or the said combant to or in regard to the said several sums monitoned in the combalant of any of them should be fully the delivery, such a said alout the said combant to combalant of any of them should be fully all companies and the hereof charged, and that prevented and colu-culated from charged, and the same or from making any claim or demand at regard to the same either against the said defendant or any other person or persons whomsoever."

either against the said Alden R. Stockwell, the said defendant or any other person or persons who mose ver.

And you are further notified that at the same time and place this baining will ask for such other and nurther relief in the premises as it may be deemed entitled to order the provisions of section 60 of the law of procedure and for costs of this motion.

It is itenated by the provision of the following the provisions of section 60 of the law of procedure and for costs of this motion.

The MOTION DENIED.

Judge Donothue took but a short time to read the papers. He returned them speedily, with the brief but comprehensive incorsenent, "Motion denied." Thus the case stands at present. It is not likely to be at a standstill long. This is but the beginning of the beginning. There is too much modely in it to be otherwise.

ONE OF THE BLACK FRIDAY JAY GOULD SUITS.

Judge Donohue gave a decision yesterday on a motion in one of the Black Friday suits against Knapp will case was heard yesterday before Sur- Jay Gould, the particulars of which have been published in the HERALD. The motion was made to set aside the complaint as the glar, on the ground of variance from the summons, in the suit of William J. Livermore, and another against Jay Gould, James B. Buch and others. The suit is price at which, it is alleged in the complaint, the gold was sold to the defendant at the Gold Exchange on the memorable 25th of September, change on the memorable 25th of September, 1809, and the price at which the plaintins were compiled to sell if, upon the alleged induce of the delenants to receive and pay for it when delivered. The delendants' counsel claimed that the summons was said under subdivision 10 section 129 of the Code, and the complaint sets up a cause of action which required the issuance of a summons under subdivision 2 of section 129, and that the first subdivision is intended to apply to those actions only where the clerk, in case of default of the defendants in answering, could, upon examination of the complaint, assess the amount of recovery; but, in no case, could apply to an action for a breach of a contract where the damages were uniquidated. Judge bonobale granted the motion, giving leave, however, to the plaintiff to amend his summons, John W. Sterling dispeared in layer of the motion and J. J. Marvin in opposition.

SUIT ON AN ASSIGNMENT OF A CLAIM.

During the years when the old Tweed Ring flour! ished, William Collegan advances numerous sums to city employes on assignment of claims against the city, and on the bursting up of the Tweed concern, several of these employes were discharged. Some of them are now impecunious, but others are able to pay, and Mr. Codegan is taking steps to recover payment. On behalf of Mr. Collegan, sait was brought some nine months ago in the Marine Court against Mr. James Barclay, who formeriy held the position of City Librarian, for \$150 paid by him to Barciay, for a claim that Barciay alleged he heid against the corporation of the city, for services rendered the Board of Canvasers in 189. The city refused to recognize the valuative of the claim, and Collegan and do recover. Then Barciay, on failure of the canm to-Collegan, and the assignment of the canm to-Collegan, and the assignment was produced on the trial, and it was discovered that it contained a guarantee of payment. Action was made to amend the complaint, and suit was brought on the guarantee, and the defence interposed was that the guarantee was procured by hand or mistase, and the Judge ignored the guarantee was procured by hand or mistase, and the Judge ignored the guarantee actiogether, but seld the chaim to be a legal one, which the cuty should pay. Judgment was the e ore given for defendant, with costs. Plainful appealed to General Term; the case was on Jacuary last and yesterday morning a decision was rendered reversing the judgment and giving judgment absolute for plaintif, on the ground that there was no excepted by mistake, and that the party was bound by his contract when no fraud or concealment was practized.

Limitation OF Consular Juris. merly held the position of City Librarian, for

LIMITATION OF CONSULAR JURIS-DICTION IN OUR COURTS.

very im organt question has just been ruled a very im ortain question has just some the profit in the Marine Court, which determines the extent of consular jurisdiction and defines its Haines vs. Johnson; Shift vs. the New York and Harrem River Railroad Company.—Motions defined to the courts of this country. extent of consular jurisdiction and defines its some time ago instituted by a young German sallor, or his guardian, to recover damages against the chief mate of his vessel. Both parties are subjects of the German Empire, serving on bea d the German vessel Pullip Weyergang. The plaintiff alleged that on the 6th of February last, the aforesaid amount as money received by him in a plaintiff alleged that on the 6th of February last, on board the misapplication and embezziement of the amount of \$750,000 on the 5th day of May, 1871.

3. For judgment in its favor against defendant for the storesaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the storesaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest thereon from the foresaid sum of \$750,000 and interest the foresaid sum of \$750,000 and port, the delendant. William Junker, chief mate, instituted by the service upon the defendant of the usual summons, &c. Thereupon Herman R. Schamacher, Consul General of the German Empire at this port, appeared by counsel in court and protested against the assumotion of jurisdiction in the case by the Marine Court, such jurisdiction, he claimed, being exclusively reserved to his consulate. The action on the part of the Consul General is based upon the thirteen harticle of the Consular Convention between the United States and the German Empire, proclaimed June 1, 1872. Annexed to the authorization of the Con-ul General to his counsel, served upon the Court, was the affidavit of the master of the vessel, court, was the affidavit of the master of the vessel, showing the nationality of the ship as a German vessel, and the status of the parties to the action as made and scaman, shipped in Germany; also tout the assauti and battery companied of was committed on board such German ship while lying in this part, and that the planning is a deserter from the vessel. Neither of these facts being denied they were accepted by the Court.

JEDGE JOACHIMSEN'S ÉRGISION.

To the motion of counsel acting for the Consul General, planning doplets:—

First—That the Court General not being a party to the

To the motion of counsel acting for the Consul General, plantial objects:—

Pirst—That the Consul General not being a party to the action has no standing in Court.

Second—Inat the section of the treaty referred to is not applicable to this case.

The first of these objections is untenable. If the Consideration is not applicable to this case.

The first of these objections is untenable. If the Consideration is not seen to the consultation of the necessary inference, to make his consideration effection. It is suggestion to the Courts of the control of the court is new time as to the end. For his necessary proteon in he must be held to have that ladoral inference that ladoral inference that ladoral inference that ladoral inference that the consecution of the court of the court of the consecution of the court of the court of the consecution of the court of

decision in the second second and to the decision the case of Petersen vs. Brockelman and to the decision of tederal courts.

Judge Joachimsen then recites the rules of the Marini Court of February 27, 184, and or March 31, 1874, and proceeds:—None of these opinions are decisive of the caim now made, and it becomes necessary to refer the text of the Convention, which, while processing it wash to deduce the rights privileges, immunities and draws to deduce the rights privileges, immunities and draws to the court of federal judiciary to have rightful divested our own courts of their constitutional function and to have transferred them to an officer of a torey Power. Article 13 of the treaty says:—"Consuls Gener Power. Article 13 of the treaty says:—"Consuls Gener Power. Article 13 of the treaty says:—"Consuls Gener Power.

ences of every kind." It is the universal rule of construc-tion that where a general enactment is followed by a special machinen on the same subject, the observance ment overrides and controls the earlier one Par Eric, Ch. J., 14C. B., N. S., 433. The monion of the Consul General 1 denie).

SUPREME COURT-CHAMBERS.

Before Judge Donobue. TRYING TO MANDAMUS THE COMPTROLLER. Thomas Green, a taxpayer, having a claim against the city, applied through Mr. William F. McNamara, his counsel, to Comptroller Green for access to the papers on which his claim was day app led in this court for a mandamus against day appled in this court for a mandamus against the Comp'roll r to compel him to grant access to the papers in question. Judge Donohue refused the application on the ground that there was no proof that the caimant is a taxpayer or that a power of attorney had been given to counsel in the case. Mr. Clarkson, Assistant Corporation counsel stated on behalf of the Comptroher that the papers had been mislaid and that copies of the same would be cheerfully jurnished to the opposing counsel. Mr. McNamars thought he ought to have costs for the trouble he had been put to, but Judge Donohue thought other wise.

ATTACHMENT PROCEEDINGS. Judge Dononue vesterday vacated, by consent, the attachment recently granted against the properly of Valentine Gleason, in the suit brought by Adolph Girig against Andrew L. Roberts & Gleason. As will be remembered, Roberts & Gleason are charged with being implicated in the for geries of the New York, Buffalo and Eric Railroad bonds. The attachment against Roberts' property

in the suit brought by the Nassau Bank to re-In the suit brought by the Nassau Bank to re-cover on a note for \$5,000, indorsed by Benjamin F. Alien. President of the defunct Cook County National Bank of Ithnois, an attachment was granted yesterfay against the property of Mr. Alien. The ground of the attachment was that Mr. Alien is a non-resident. An attachment was also granted yesterday against the People's Bank of Tidioute, Pa., on the ground of the bank's non-residence. The suit is on a note of \$25,000, brought by the New York Loan and Trust Company of this city.

COMMON PLEAS-GENERAL TERM. Before Chief Justice Daly and Judges Loew and

Daly.

A CHARGE OF MALICIOUS PROSECUTION. Lucas Thompson vs. Alexander Lumley et al.-This was an action to recover \$50,000 damages for alleged malicious prosecution. It appears that Alexander Lumley was indepted to the plaintiff for goods sold; that upon endeavoring to collect the debt the debtor could not be found at his store, corner Broadway and Fourth street, but his brother, Edward Lumley, was there and gave such answers to the inquiries made of him in regard to the whereabouts and residence of his brother that

the plaintiff's attorneys advised him to apply for an attachment against the debtor's property as a non-resident. An affliciavit was accordingly prepared and sworn to by the person to whom Edward Lumey had given said information, and to this another affidavit was ablached, in which the plaintiff made oath that the detendant was a non-resident, and referring therein to the affliciavit appeared Upon these an attachment was granted, which was afterward vacated upon proof made by the debtor that he resided in this city and had during all the time he was searched for not been absent therefrom. Thereupon the defendants made affidavits before Police Justice Cox that the plaintiff had committed whith and corrupt perjury in swearing to the non-residency of the debtor, when, in fact, he was a resident. The plaintiff was arrested upon a warrant issued by Justice Cox and seld to ball in \$5,000; but upon an examination, after the prosecution had closed, the charge was dismissed, for Judge holding that no within and corrupt intent had been proven. The plaintiff then brought this action for damages, and, upon the trial in the Court below, upon the closing of plaintiff's evidence a mound on behalf of defendants to do miss the complaint was granted, on the ground that the plaintiff and sailed to show a want of probable cause. From this the plaintiff appeared, and the General Term has just reversed the jungment and ordered a new trial, holding that the Judge at Trial Term eried in taking the case from the jary, massimen as the evidence of the plaintiff was sufficient to snow want of probable cause on the part of the defendants in procuring the arrest of the plaintiff, they being fully aware at the time of the facts which prompted the plaintiff to make the affidavit of non-residence, and these facts having seen represented as being true by the debtor's own brother, one of the prosenon-resident. An affidavit was accordingly prepared and sworn to by the person to whom Ed-

and there tacts having been represented as being true by the debtor's own brother, one of the prose Blumenetiel and Ascher for plaintiff, C. Bain-bridge Smita for desendants.

DECISIONS.

SUPREME COURT-CHAMBERS.

By Judge Dononue.

Nosher vs. Nosher.—Report of referee confirmed and granting a decree of divorce to patchin.
Bell vs. Bogge; Livermore vs. Gamit.—Granted.
Bruff vs. Security Insurance Company; Betts vs.

harrem haver habited company.—actions denied.
Gale vs. Gale; Parmer vs. Atherion.—Memorandams.
Conen vs. Mead; Wetzler vs. Wetzler.—Reference ordered.
Kamp vs. Kamp.—Order resettled.
In the matter of Pell.—Order granted discharging trustees and appointing successors.
Schwig vs. Osgood.—Faxation sustained.

SUPREME COURT-SPECIAL TERM. By Judge Curus. Jones vs. Jones -- Motion for order of reference

Germania Bank vs. Prost .- Motion for discovery and inspection denied.

Harrison vs. The Woman's Hospital of the State of New York.—Motion for further bill of particu-

Bailey vs. Hatton.—Judgment so far as to allow defendant to come in and defend on payment of costs of trial and costs of approving this motion opened. The judgment to stand as security in the antime.

Litchell, Executrix, &c., vs. The Vermont Copper Mining Company et al.—Motion to ditional papers to judgment roll denied.

TOMBS POLICE COURT. Before Judge Smith. RECEIVING STOLEN PROPERTY.

Thomas Stephens, who keeps a second band store at No. 13 New Chambers street, was held yesterday in detault of \$1,000 to answer the charge of receiving stolen property. From the affidavit of Mr. Charles Smith, of No. 38 Liberty street, it appears that he on the 16th uit, lost from in front of his store at the above number a wheelbarrow of his store at the above number a wheelbarrow valued at \$18. Since that time until yesterday he saw nothing of the property, when he happened to recognize it exhibited for sale in front of Mr. Stephens' establishment. The junk man, when arrested, said he had bought the barrow from a man named Bonner, who resided at No. 125 Cherry street. Search for Mr. Bonner proved futile, and Mr. Stephens languishes in the absence of a better account as to now he became possessed of the

A MAN OF MANY COATS. Vesterday Mr. Charles Jackson took four coats from Mr. Jacob Hahu's store at No. 66 Bowery, and was caught by Officer Moran, of the Fourteenth precinct. He said he did not think he was guilty, but the Court locked him up to await the action of the Grand Jury.

A PICKPOCKET CAUGHT. Edward Wilson, of No. 138 Elizabeth street, v held, in default of ball, to answer the charge of having stolen from Edward Lusk \$2 50 while that individual was standing in the hallway of No. 134

A DISHONEST CLERK.

John D. Boyd, a clerk in the employ of Bernard S. Gioson, of No. 7 Vestry street, was yesterday held in default of ball to answer the charge o having appropriated to his own use \$18 75 of his employer's money. He had been sent, it appears, to collect a bili for teat amount from D. Spades, No. 605 Husson street, and had obtained the money, for which he never accounted to Mr.

CANDY MEN. ATTENTION ! Andrew Shavers and Henry Menager, who keep

arrested yesterday by Othicer Myers, of the Second precinct, on the charge of violating the Lottery laws. Myers went into the place and bought six packages of candy, which cost five cents each and in the sixth he found two orders for silver quarter dollars. Notwithstanding also brilliant success he made the charge, and Judge Smith fixed the ball at the nominal sum of \$100. He intends to make the present a test case, as the frequency of arrests in this class of cases is becoming alarming.

JEFFERSON MARKET POLICE COURT. Before Judge Otterbourg.

LARGENY BY TRICK AND DEVICE. henry Brown, of No. 41 Forsyth street, saw an advertisement in the Staats Zeitung for a German who spoke English and had \$50 cash; the work required easy and the pay good. The advertisement purported to emanate from Mr. Stone, of No. 121 Bleecker street. He answered it, and on depositing the \$50 was engaged. He received what he supposed was a receipt, but was in reality

Stone had the effrontery to have him arrested for assault and battery, and, upon the subsequent examination at Court, the loregoing facts were elected and the tables turned upon Stone, who was held in \$1,000 ball to answer.

A PIOUS BURGLARY. William Wren was placed at the bar, charged

with having on Friday night broken into and robbed the premises of James B. Demarest, a roboed the premises of James B. Demarcs, a tailor, doing business at No. 220 Ninth avenue. He carried off \$200 worth of clothing. In the pocket of his cost, which he is the beauted him, was found a prayer book containing his name. Not-withstanding this evidence of devotional prac-tices he was held for further examination.

VIOLATING THE EXCISE LAW. Lewis Schneider, No. 127 West Thirty-third street; Lewis Fritzhauser, No. 1.307 Broadway, and William Cipiev, No. 1.297 Broadway, were required to furnish \$100 ball each to answer the charge of seiling liquor without a heense.

AN OLD TRICK. William Hanford's mode of obtaining a livelihood consists in hiring jurnished apartments and then decamping with whatever valuables he can seize in the house. He succeeded in victimizing Theodore W. Vandegriff, of No. 33 King street, of \$50 worth of jewelry, and carried of a gold watch worth \$75 from Dr. Marriott, of No. 243 East Thirt-ty-third street. Judge Otterbeurg held him in de-lault of \$1,000 ball on each charge.

A DISHONEST SERVANT. Gibo Braun, alias Paul, a Frenchman, was engaged as a servant by Andrew Heutzes, of No. 245% Wooster street. He was but a short time in the latter's service when he appropriated \$100 worth of clothing and sold it. A portion of the property was recovered. He was arrested by Omeer Mu-doon, of the Eighth precinct, and held in \$1,000 bati for trial.

A TAX EVADER'S TRIAL.

AN IMPORTANT NEWARK CASE-THE JURY DIS-

AGREE ON JAQUES' PERJURY. One of the most important cases ever tried in the Essex County Court, at Newark, N. J., was brought to a close yes erday. The man on trial was a church man, a business man, a bank direc-tor and president until lately of an insurance company, who was indicted by the Grand Jury last fail

for alleged perjury, for the purpose of shirking his la vful share of local taxation.

The trial bevan last wednesday. Jaques was defended by Counsellors Guild and Parker. A struck jury was had in the case. The charge was that Jaques made adidavit that he owed the National Bank of Newark \$45,000, whereas he owed no such sum to the bank, and that he testified under oath that his property hable to taxation was his household furniture, carriages, horses, &c., and less than \$600 in bank, whereas he had \$20,000. By this means, it was alleged, he sufficed payment of \$600 in taxes.

On Fridar the case was given to the jury. It remained out allengat, and yesterday came into Court declaring, though its foreman, its utter in ability to agree. It is reported they stood five for conviction and seven for acquittal. Another report reverses the figures. The subject will come before the Legislature for a revision of the Tax laws. for alleged perjury, for the purpose of shirking his lawful share of local taxation.

RAPID TRANSIT.

REPORT OF THE TAMMANY HALL SUB-COMMITTEE At the meeting of the Tammany Hall Committee on Organization on Priday last the sub-committee appointed to consider and report upon the subsect of rapid transit submitted the result of their considerations. The report approves of the majority report recently presented by the special committee of the Common Council on the subject, and published, together with the minority report, in the HERALD on Friday last. The prominent idea contained therein is that private enterprise should be given the precedence in all works of this character. In the present case, should this fail, then the committee recor mend that the city in its corporate capacity under take the work and prosecute it to completion, without a moment's unnecessary delay. The followith lowing is the

REPORT OF THE SUB-COMMITTEE.

NEW YORK, March 5, 1875.

To the Committee on Organization:

Your sub-committee, to which was reserved the consideration of the question of a rapid transit road in this city, respectivily report:

That the committee had two meetings, and the discussions on the questions substituted the road in this city, respectivily report:—

That the committee had two meetings, and the discussions on the questions submitted discussions on the questions submitted discussions on the questions submitted discussions on the absolute necessity of the work, there was considerable difference of opinion as to the method of its accomplishment; the majority of the committee concurring in the view that the road should be constructed by private enterprise and capital, while others were of opinion that it should be built and controlled by the city. The committee was to nave had a third meeting on Friday, the 5th inst., for the purpose of preparing their reports, but were prevented by the meeting of this committee. The majority of your committee report that the views expressed in the majority report of the committee of the Board of Aidermen are in accordance with their own and they ask leave to attach there is said report as an expression of their sentiments upon this important matter. The majority report of the Aidermanic committee includes a bill providing the necessary legislation to concer upon our corporate authorities power to mittate this enterprise, to provide for proposals for construction. &c., and, and in case private capital cannot be secured, then providing that the city may construct the road.

Your sub-committee had not had the opportunity of examining the full text of this onl, but the synopsis of it as published in the newspapers indicates that it is carefully drawn, and well calculated to accomplish the results sought for. To the concending paragraph of the minority report of the Adermanic committee your sub-committee gives its hearty approval. It is as follows:—

The question of rapid transit in the several cities of this state is one, the determination of which by right be-

The question of rapid transit in the several cities of this state is one, the determination of which by right be longs to the Common Council of total is aw maxing body in and for said cities, and whenever the power to determine this question is not now possessed by these local bodies we respectfully submit that it should be con errectly to the control of the contr

In conclusion, your sub-committee submit the collowing resolution, and recommend its adop 100:— Resolved. That the views expressed in the majority report of the special Committee on Rapid Transit of the Hoard of Aldermen be adopted as the views of this com-JOHN R. FELLOWS, Chairman. PAURICK LYSAGHT, EDWARD GILON.

THE REVOLUTION IN URUGUAY.

STREET SCENES IN MONTEVIDEO DURING AN ELECTION RIOT-A POLITICAL PARTY COUP ACCOMPLISHED IN BLOOD-PREE CITIZENS MASSACRED FOR THE GAIN OF PRESIDENTIAL ASPIRANTS. MONTEVIDEO, S. A., Jan. 14, 1875.

This city, as you are aware, is peculiarly picturesque, and at once one of the neatest and cleanest in South America. It is situated in latitude 34 deg. 55 min. south and longitude 56 deg. 16 min. west, on a peninsula formed by an estuary of the mighty River Plate, about 110 miles east-southeast from the more important though less attractive town of Buenos Ayres. THE POPULATION

is estimated at over 100,000, the Italian emigration

of late years having largely augmented the number of residents. The streets are of fair width, conveniently laid out and generally well paved, and the public and private buildings are in many instances worthy comparison with some of the finest in European or American capitals. Uruguay is OSTRUSIBLY A REPUBLIC.

but, speaking candidly, when the numerous political outbreaks and lawless outrages upon decency and decorum are considered in conjunction with the stereotyped scenes of bloodshed and rabine,

this country may be appropriately described as

a State of constitutional anarchy. AN ELECTION AND RIOT. The election fracas of Sunday, the 10th inst., of which the readers of the HERALD have already had telegraphic advices, is but a repetition of those sudden and saddening acts of assassination and

sunden and saddening acts of assassination and butchery which for many years have especially disgraced different South American States.

PARTY RIVALEUSS.

Ever since the year 1855, when General Flores (invoking the aid of the Brazilian government and assisted by the gaucho element) came into power, the Blanco party, composed of the most educated of the community, have had to submit to a semi-mintary government and to a party which placed its main reliance upon the support of the ignorant masses. Twice since then the Blancos have attempted to overthrow the government, and in each case the foreign population and mercantic classes warmly adhered to the cause of the party in authority.

MUNICIPAL ELECTIONS—OUTRAGE AND RIOT.

Lass sunday the municipal election took place, and resulted in a scene of brutal assassination and rapacity which will make its damning mark in the country's history for many years to come. Foreseeing the probability of a defeat awthe polis, the canadombero or quicho party had introduced a number of their outlawed adherents into the public plaza, and upon a preconcerted signal being given an indiscriminate and horriole

the public plaza, and upon a preconcerted signa being given an indiscriminate and horriols putchery organ. Some on the ruffans had beer stationed on the housetops, and others had the amacity to climo the church towers, from when they could sown into the caze at every well

ENGAGED. HELSTEIN-BARNARD. -SIMON P. HEISTEIN. Of Baltimore, Md., to GRACE BARNARD, of this city. No cards.

Baitimore papers please copy.

MARRIED BOND—WHITEHEAD.—On Wednesday, March 5.
1876, at the residence of the bride's parents, by
the Rev. W. T. Eguert, of St. John the Evangelist,
CHARLES S. BOND to Miss MATILDA J., second
daughter of K. E. Whitehead, Esq., all of this city.
No cards.
FALION—MOT#—In Brooklyn, on February 21, by
the Rev. William Platts, WILLIAM M. FALION to
VIOLA, eldest daughter of Captain Jesse Mott, all
of Brooklyn.

VIOLA, eldest daughter of Captain Jesse Mott, all of Brooklyn.

Halsey—Denison.—On Pebruary 23, 1875. at the residence of the bride's parents, by the Rev. N. R. Thompson, D. D., Henry M. Halsey to Miss Fannir A. Denison, eldest daughter of Ashbel Denison, all of this city. No cards.

Jenkins—Wightman.—On February 23, by Rev. S. D. Burchard, Mr. W. W. Jenkins to Miss A. G. Wightman, both of this city.

Lockwood—De Groot.—On the 9th of February.

Lockwood—De Groot.—On the 9th of February.

R. Lockwood, of Chicago, to Sarah Frances, daughter of James De Groot, of New York. No cards.

CAPTAS.

LOEWENTHAL—STETHEIMER.—On Wednesday,
March 3, 1875, by the Rev. Dr. S. Adler, Julius
LOEWENTHAL to FRANCES, eldest daughter of J.

POPPENSURE N. SOHWIETERING - In Brooklyn, March 4, 1875, at the Reformed courch, on the Heights, by the Rev. Dr. David Inglis assisted by the Rev. Dr. E. S. Parchild, ALFRED L. POPPENSURE OF COLOR POPPENSUR DIED.

ACCARIE. On March 6, 1875, Miss Victorins Accarie, aged 47 years; born in Lyons, France. Notice of the funeral will be given on Monday

Notice of the Inherst will be given on Estuday,
ALLAIRE,—At White Plains, N. Y., on Saturday,
March 6, 1875, ALEXANDER B. ALLAIRE, in the 88th
year of his age.
Notice of inneral in Thesday's papers.
Amburt.—In this city, on Thursday, March 4.
ELIZA, daughter of the late Anthony and Elizabeth
Ambury, aged 56 years, 2 months and 3 days.
Relatives and friends of the family are juvited
to attend her funeral on Monday, March 8, at
eleven o'elock, from her late residence, No. 12
Bank street.
Bristol and Herefordshire (England) papers
please copy.

Bristol and Herefordshire (England) papers please copy.

ANNER.—At Harlem, Thursday, March 4, 1875, PRIER A. ANNER aged 56.

Relatives and friends are respectfully invited to attend the funeral services, at his late residence, No. 135 East 128th street, on Sunday, March 7, 1875, at one P. M.

Ballard.—At Mahopac Falls, on Sunday, February 28, 1875, of consemption, A. R. Ballard, aged 40 years and 5 months.

The remains were interred at Carmel Cemetery, March 4.

March 4.

BANCKER.—On the 1st of March Mrs. ELIZABETH
BANCKER, widow of the late A. V. Bancker, aged
68 years.
The remains were interred at Mount Moriah
Cemetery, Philadelphia, March 4, 1875.
BARKER.—On Saturday, March 6, Joseph
BARKER, beloved son of Joseph and Edizabeth
Barker. Barker.
Funeral on Monday, March 8, at one o'clock, from the residence of his parents, 831 Tenta

Funerat of mounts of his parents, 831 Tenth avenue.

BARNUM.—Mrs. ELLEN BARNUM, widow of John Barnum, on the 6th of March, 1875, at the residence of her prother, Philip Cleary, No. 20 East Eignteenth street.

The remains will be taken from the above number on Monday, the 8th, at 1 P. M., thence to Calvary for interment.

BARTOL.—Suddenly, in Brooklyn, on Saturday morning, March 6, Mary R., widow of the late Samuel F. Bartol, in her 65th year.

Relatives and friends of the family are invited to attend the funeral, from her hate residence. No. 469 Pacific street, Brooklyn, on Monday, March 8, at two P. M.

BEATTY.—On Saturday, March 6, John Beatty, aged 59 years, 1 month and 4 cavs.

The relatives and irlends are respectfully invited to attend the funeral, from his late residence, 163 Hudson street, on Monday, the 8th, at one o'clock P. M.

BOYCE.—On Saturday, March 6, JOHN BOYCE, in

BOYCE.—On Saturday, March 6, John Boyce, in the 76th year of his age.

The funeral services will be held at his late residence, Matteawan, N. Y., on Tuesday, the 9th inst., at half-past one o'clock. Trains, via Hudson River Rahiroad, leave Forty-second street at eleven A. M., returning at half-past three F. M. Carriages in waiting at Fishkill on the Hudson. Brattmayer.—On Marca 6, Offo Brattmayer., aged 32 years.

Funeral on Tuesday, at half-past one P. M., from residence 72 avenue A. Relatives and friends of the family, Post Koltis No. 32, and First New York Field Artillery are in vited.

BRINGKERBOFF.—At Jamalea, L. I., on Friday

iamily, Post Kolus No. 32, and First New York Fried Artillers are invited.

Bringrehmpp.—at Jamaica, L. I., on Priday afternoon, March 5, Elbert A. Bringrehmpp, Sr., in the 89-b year of his age.

Friends of the family are invited to attend the inneral services, at the residence of his son, John N. Bringrehmf, at Jamaica, on Monday, 5th inst., at bail-past eleven o'clock A. M.

Burns.—On Saturday, March 6, John Burns, in the 38th year of his age, at his residence, 1.187 Second avenue.

Notice of the funeral will be published on Monday, March 8.

Chrystal.—On Thurlay, March 4, Harrier Chrystal, late Mrs. Checkiev, aged 48 years.

Funeral on Sunday afternoon, March 7, at two o'clock, from 357 Atlantic avenue, Brooklyn, Friends are respectfully invited to attend. Friends are respectfully invited to attend.

CODMAN.—Suddenly, on Friday, March 5, 1875, of
disease of the heart, Mrs. Martha A., widow of
the late William Codman, of this city, in the 63d

the late William Codman, of this city, in the 63d year of her age.

The relatives and friends of the family are invited to attend the funeral services, at her late residence, 140 West Thirteenth street, on Monday, the 8th inst. at four o'clock P. M.

COLE.—On Friday, March 3, PHILIP A. COLE, aged 27 years.

Relatives and friends of the family are invited to attend the funeral on Sunday at three o'clock.

Relatives and friends of the family are invited to attend the funeral, on Sunday, at three o'clock, from the residence of his parents, No. 340 West Twenly-ninth street.

Conklin.—On Friday, March 5, CAROLINE A., wite of Richard L. Conklin.

Relatives and friends are respectfully invited to attend the funeral, from the Caurch of St. Chrysostom, Thirty-ninth street and Seventh avenue, on Sunday, at one o'clock.

Cook.—On Friday, March 5, Annie Isabel, youngest daughter of Margaret J. and the late James Cook, aged 13 years and 7 months.

Relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her mother, 165 Willoughby avenue, Brooking, on Sunday, 7th lust., at two o'clock P. M. P. M. CUTLER.—In Brooklyn, E. D., on Friday, March 5, ANN ELIZA, wife of Samuel Cutler, in the 51st

ear of her age. The relatives and friends of the amily are re-

The relatives and friends of the amily are respectfully invited to attend the funeral, on Sunday, March 7, at two o'clock P. M., from her late residence, 154 South First street, Brooklyn, E. D. Daley.—In Williamsburg, on Friday, March 5, Carhenine Daley, aged 78 years.

The relatives and friends of the family are respectfully invited to attend the funeral, from the residence of her son-in-law, John E. Capet, 249 Ewen street, corner of Power, this day (Sinday), at one o'clock P. M., to Jersef City, for interment.

Dayton.—On Thursday, March 4, 1815, Mary Dayton. aged 77.

DAYTON.—On Thursday, March 4, 1875, MARY DAYTON. aged 77.
Funeral sunday, March 7, at one P. M., from the residence of Montgomery Quinn. No. 215 East Fittleth street. Relatives and friends are respectfully invited.

DONNELLY.—On March 6, Mrs. Mary DONNELLY, a native of Tanderagee, county Tyrone, freiand, in the 70th year of her age.

Relatives and friends of the family and those of her son Hugh Donnelly are invited to attend the funeral, dn Monday, the 8th inst., from the residence of her son-haw Terence Mulgren, 309 East Ninth street, at two o'clock.

DGBF.—At Bloomfield, N. J., on Saturday, March 8, Robert J. Dupy, Jr., son of Robert J. and Belie G. Dufl, aged 2 months and 4 days.

DUCHARDT.—On Saturday, the 6th inst., after a short liness, Jacob Duchardy, aged 64 years and 8 months.

months.
The relatives and irlends of the family, and also the members of St. Paul's Latheran church, are respectfully invited to attend his funeral on Tuesday, the 9th inst., at one o'clock P. M., from the residence of his son-in law. Peter Dooly. No. 519 West Twenty-ninth street, to Greenwood Cemeters.

FETTRETCH.—On Saturday, March 6, Andrew Fettrestch, aged 62 years.
Relatives and riends of the family are respectfully invited to attend the funeral, from the residence of his brother, John Fettretch, 101 East Fifty-binth street, on Monday morning, at ten of clock, without further invitation.

Findlay.—At Tuckahoe, N. Y., on Saturday.

dressed man they could see. Atoms fifty people ran into the English Club House,

some mortally, and so managed to escape the murderous fire of the candombevos. The Chief of Police, with his force, instead of salitying forth from the guard house drew his soldiers up on the root and from thence

I have reports of only tweive killed and some forty wounded, but the wonder is that the list is so small. Probably it is due alone to the wretched aim of these more wretched maranders. Unfortunately we cannot look upon this matter as a more election fight of a peculiarly savage nature. It was a prementable party (Cotorado, candombero or gaucho being shronymous terms), and the officers actually embraced the leaders of the assassins.

A nollow prace.

So hostifities were suspended and a temporory peace patched up; but how long can it last?

ELIAURI A PGHTINE.

MARRIAGES AND DEATHS.

MARRIAGES AND DEATHS.

ENGAGED.

March 6, Jane A., wife of Andrew Pindlay, aged 68 years, 5 months and 22 days.

The relatives and friends of the family are respectfully invited to attend the luneral, irom her late residence at Tuckahoe, on Tuesday, March 8, at hairpast will be in waiting on the arrival of the 1140 A. M. train irom the Grand Central depor.

FOX.—On March 6, Ann Fox, the beloved wife of James Fox, a native of the parish of Manhamal ton, county Leitrim, Irohand, in the 49th year of her general will be an elegant. Irom her late residence at Tuckahoe, on Tuesday, March 8, at hairpast will be in waiting on the arrival of the 1140 A. M. train irom the Grand Central depor.

FOX.—On March 6, Ann Fox, the beloved wife of James Hox, and the 29th year of her general will be staken from his late residence at Tuckahoe, on Tuesday, March 7, at the late residence at Tuckahoe, on Tuesday, March 8, at hairpast will be lin waiting on the arrival of the 1140 A. M. train irom the Grand Central depor.

FOX.—On March 6, Ann Fox, the John March

donderry, Ireland, aged 33 years, 9 months and 1s days.

The relatives and friends of the family are invited to attend the inneral, from her late residence, 161 hall street, Brooklyn, on Tuesday, 9th inst., at 9 A. M.: thence to St. Patrick's cource, Kent and Willoughov avenues, where a requirem mass will be offered for the repuse of her soul.

HUGHES.—On Saturiav morning, March 4, 1875, Many Jane HUGHES, in the 21st year of her age.

The relatives and iriends are invited to attend the funeral, from her late residence, 617 West Forty-seventh street, on Monday morning, at half-past eight o'clock. The remains will be taken to the Church of St. Paul, Fifty-ninth street and Ninth avenue, where a solemn requirem mass will be offered for the renose of her soul.

HEGHES.—On Saturday, March 6, of diphtheria. Rose, youngest dauguter of William J. and Margaret A. Hughes, aged 3 years, 1 month and 25 days.

Relatives and triends are respectfully invited

Margaret A. Hughes, aged 3 years, 1 month and 25 days.

Relatives and friends age respectfully invited to attend the funeral from the residence of her parents. No. 138 Cannon street, on Manday, March 8, at half-past one o'cock.

Kaishi.—March 1, at Jacksonville, Pla., HELENA. the youngest danghter of Christian and Catarina Karsh.

Relatives and friends are invited to the funeral, March 8, at two P. M., from No. 136 Bleecker street.

KRARNY.—In Williamsburg, on Thursday, March 4, Isabella Krainny, ared 37 years.

The relatives and friends of the funeral, from the residence of her brother-in-iaw, Owen Fee, 271 North Second street, on Sunday, March 7, at one olcock.

North Second street, on Sunday, March 6, 1875.

KERP.—In Brookivn, on Saturday, March 6, 1875.

of disease of the heart, Lavinia C.B. Kerr, elgest daughter of the late-Rev. Saul Clarke and wife of Lester Keep, M. D.

Funeral services from her late residence, corner of Vanderbitt and Gates avenues, Brookivn, on Monday, March 5, at lour P. M. Remains will be taken for interment to East Haven, Conn.

Kerrican.—On Friday, March 5, Mary Kerrican, in the 17th year of her age.

Relatives and friends are respectfully invited to attend the funeral, from her late residence, 246 West Seventeenth street, on Sunday, March 7, at one o'clock precisely. one o'clock precisely.

Lamson.—In Brooklyn, E. D., on Tuesday, March

LAMSON.—In Brooklyn, E. D., on Tuesday, March 2, at the residence of its oaughter, 707 Madison street, after a long and paintul illness, Isaac Lamson, aged 65 years and 5 months.

New Hampshire papers picase copy.

LEE.—At Salina, Kun., on Friday, March 5. Joseph and Deborah Lee.

Notice of funeral hereafter.

LYNCH.—On Saluriay, March 6, ELIZABETH LYNCH, beloved wife of Philip Lynch, of Baileborough, county Cavan, Ireland, in the 45th year of fire age.

of her age.

Her relatives and friends are respectially invited to attend the funeral, from her late residence, 163 Elizabeth street, on Monday, at one o'clock.

MANGERS.—On Saturday, March 6, after a lingering filness, A. M. Dorafhea, the beloved wife of Wilham C. F. Mangels and daughter of J. H. and M. D. Walters, aged 29 years and 16 days.

Relatives and friends of the family are respectfully invited to attend the funeral, from her late residence, No. 27 Perry street, on Wednesday, March 10, at eleven o'clock A. M. The remains will be taken to Greenwood for interment.

MERKLE.—Atter a lingering fillness, frenderick Merkle, aged 61 years.

H s funeral will take place from No. 500 Pourth avenue, corner of Thirteenth street, South Brooglyn, on Sunday, March 7, at three P. M. The friends of the lamily, and those of his brotherstanlaw, Isaac T. Doughty and George W. Barrett, are invited to attend.

MILLER.—At Brookhaven, Long Island, on Friday, March 5, Kittle, daughter of Nathaniel and Ellen Miller, in her 13th year.

Funeral on Sunday, March 7, at then A. M. McCahill, 232 West Thirtieth screet, aged 25 years. Notice of funeral in to-morrow's paper.

Mother of the period of the McGarte, in the 74th year of his age, at 372 East Tenth street.

Notice of funeral in to-morrow's paper.

McGarte.—March 6, John McGarte, in the 74th year of his age, at 372 East Tenth street.

Notice of funeral hereafter.

Dayton (Ohio) and Altoona (Pa.) papers please copy.

Neupello.—At Berlin, Germany, Wednesday, of her age.

Her relatives and friends are respectfully invited

COPY.

NEUPRID.—At Berlin, Germany, Wednesday, February 10, ELIZABETH, WHICO Leopoid Neufcid.
OBORN.—March 4, CLEMENT P., infinit child of Louis C. and Aiblus C. Oborn, from congession of

Louis C. and Albiua C. Oborn, from congestion of the brain.

O'Brien.—At Newark, N. J., on the 6th inst., Bridger, wife of Matthew O'Brien, aged 54 years. Punctai to St. Patrick's Cathedral, Newark, at sine A. M., Monday, Sth., where a solemn high mass of requiem will be offered for her soul's repose. Interment at Newark.

Dublin (Ireland) papers please copy.

O'DONNELL—On Thursday, March 4, Oliver, O'DONNELL, after a long and Severe illness, aged 45 years and 10 months.

A requiem mass will be celebrated at St. Paul's

A requiem mass will be celebrated at St. Paul's church. East 117th street, between Third and Fourth avenues, on Sunday, Maich 7, at eleven c'clock A. M.; from thence to Calvary Cemetery for interment at two o'clock P. M. The school officers of the Pourth ward and his associate teachers, also the Iriends of the family and those of his father, Dr. William O'Donnell, Sen., and of his brother, Dr. William O'Donnell, Jr., are respectfully invited to attend the fineral.

PERRY.—N. PERRY, Jr., son of Hon. Nehemian Perry, Mayor of the City of Newark, N. J., March 5, of pneumonia, aged 34 years.

Funeral services at South Park Presbyterian church, on Wednesday, March 10, at two o'clock. Relatives and Iriends of the family are invited to attend the foneral, from his late residence. No. 1,002 Broad atreet, Newark, at one o'clock. Interment in Mount Pleasanc, Conn.

Boston papers please copy.

I,002 Broad street, Newark, at one o'clock. Interment in Mount Fleasant, Conn.

Boston papers please copy.
PHILIPS.—ALGERNON SUMMER, beloved infant son of Isaac F. and Jennie B. Phillips, born March 6, 1874, died March 5, 1875.

Angels, bright and ever fair,
Take, O, take him to thy care!
Services will be held at St. Paul's Episcopal church, Broadway and Vesey street, on Monday, March 8, at half-past ten. Friends of the family invited to attend.

Ryan.—On March 4, Mary A. McGill, wife of Daniel L. Ryan, aged 46 years.

Relatives and friends of the family are respectfully invited to attend the tuneral, from her late residence, 301 East Twenty-seventh street, on Sunday, at two P. M.

Simpson.—On Thursday, March 4, of pneumoula, Nancy L. wile of Samuel M. Simpson, in the 50th year of her age.

The relatives and friends of the family are invited to attend the inneral services, at her late residence, 133 East Ninety-third street, on Sunday, March 7, at two P. M. The remains will be taken to Woodlawn for interment on Monday morning, at nine o'clock.

SMITH.—On Friday, March 5, Waller Montagus, March 7, at more o'clock.

morning, at nine o'clock.
SMITH.-On Priday, March 5, WALTER MON
TAGUE, infant son of J. Henry and Prances Smith

aged 10 months and 20 days.
Funeral will take place, from 74c Sixth avenue,
on Sunday (to-day), at a quarter past one P. M.
Relatives and friends are respectfully invited to

on Sunday (to-day), at a quarter past one F. M.
Relatives and Firends are respectfully invited to
attend.

TERMENE, March 5, of diphtheria, William
Wesley Terhune, only son of Lucy and the late
Stephen W. Terhune, aged 3 years, 6 months and
20 days.

Services Monday, March 8, at three ofclock F.
M., from 69 Einott place, Brooklyn, Relatives and
friends invited to attend.

Valentine.—In Brooklyn, E. D., Saturday,
March 6, Miss Elizabeth A. Valentine, daughter
of the 16th Thomas Valentine, Esq., decessed.

Funeral services at the residence of her brotherin-law, John M. Stearns, 140 Fourth street, on
Monday, March 8, at 4 P. M. The remains will be
buried from Grove Church, Jamaica, on Thesday,
at tweive M.

Van Kirk.—In Brooklyn, N. Y., on the 5th inst.,
Berrig, iniant son of J. Henry and Hattie M. Van
Kirk, aged 1 year and 6 mouths.

The friends of the family and of the family
of Colonel E. Miller are invited to attend the
funeral, at the lamily residence, No. 117 Henry
street, Brooklyn, on Monday, the 8th inst., at two
o'clock P. M.

Van Ness.—On March 5, 1875, Anna Van Ness,
aged 2 months, daughter of Garret and Kate Van
Ness.

Funeral at half-past one P. M., Sunday, March 7,
from No. 145 Belances street. Eclaives and

Ness.
Funeral at half-past one P. M., Sunday, March 7, from No. 145 Delancey street. Relatives and friends are respectfully invited to attend. Von Pristra.—Attan Francisco, on February 21, ANNA W., wile of Francis M. Von Pfister and daughter of the late Alexander Bieecker, of New York.

WALKER.—On Priday. March 5, EDMUND THOMPSON WALKER, son oi the late Daniei Walker. Funersi from the house of his brother-in-law, Edmund Thompson, 211 West Forty-jourth street, on Monday, March 8, at haif-past one o'crock P. M. WENDELERN.—In this city, on Saturday, March 6, Dick WENDELKEN, aged 39 years.

Relatives and friends of the family are invited to attend the funeral, from his late residence, No. 9 Orchard street, on Monday, March 8, at one o'crock.

O'clock.

WHERLER.—In Brooklyn, E. D., March 6, 1875, ELIZABETH, WHE of George Wheeler, in the 40th year of her age.

Notice of funeral hereafter.

WINTERS.—On Friday, March 5, 1875, Clara, youngest child of Abram and Margaret Winters aged 2 years and 2 months.